XLIIID CONGRESS--IST SESSION

THE LAST DAY OF THE SESSION. THE TARIFF BILL POSTPONED-THE COLORADO AND NEW MEXICO BILLS LAID ASIDE-THE UTAH BILL PASSED-ALL THE ROUTINE BUSINESS DISPOSED OF AT SIX O'CLOCK, WHEN BOTH HOUSES ADJOURN SINE DIE.

SENATE ... WASHINGTON, June 23, 1874 The Senate met at 10 o'clock. Mr. WASHBURN (Rep., Mass.) called up the House bill to fix the salaries of clerks at the United States

mory in Springfield, Mass. Passed. Mr. MORRILL (Rep., Mr.) submitted a resolution au thorizing the Committees on Appropriations of each House of Congress to sit at the Capitol during the to inquire as to what reforms can be made in the several branches of the Civil Service and reduce the repriations therefor. Agreed to, message was received from the House announcing non-concurrence of that body in the report of the aference Committee on the Tariff bill, and asking a

Mr. SHERMAN (Rep., Ohio) said it was manifest that cress could not agree upon the disputed points of all at this stage of the assiston. He therefore moved it be postponed till next December, which motion agreed to without discussion.

Mr. HAMLIN (Rep., Mc.) called up the resolution re-

Mr. MERRIMON (Dem., N. C.) called up the House bill or the ronef of Josee F. Moore and Charles W. Lewis.

CONSIDERATION OF BILLS ON THE CALENDAR. The Senate then proceeded to the consideration of the any objected to should be laid over, and the following A bill authorizing and requiring the issuance of a

patent for certain lands to the County of Scott, Missouri.

A bill to extend the time for completing entries of sale Indian lands in Kansas.

bill amendatory of the act to incorporate the trussof the Female Orphan Asylum in Georgetown, and
Washington Orphan Asylum in the District of

The hills to relieve the following-named persons of the political disabilities: E. L. Winder, L. L. Lomax.

to provide for the stamping of unstamped in-A bill directing the Secretary of the Treasury to re-ort upon the necessity of a apublic building at the City

Ambiron, N. Y.

A bill to prevent the useless slaughter of buffalouthin the territory of the United States.

A bill to enable the Secretary of State to pay salaries a certain of the Commissioners of the Vienna Exposi-

tolish a court for the investigation of chains against to United States, approved Aug. 6, 1856. Mr. MORKILL (Rep., Me.), from the Conference Comon the sandry Civil Appropriation bill, made a which was agreed to.

nde to its consideration.
Mr. STEWART (Rep., Nev.) moved to postpone all fur her orders and proceed to the consideration of that

iii.
Mr. SPRAGUE (Rop., R. I.) moved to lay that motion a the table. Agreed to—Yeas, 32: Nays, 21.
The hill for the admission of New-Mexico into the mon was also laid aside, objection being made to its

BOUTWELL declined to withdraw his objection

the bill in relation to courts and judicial officers in the Territory of Utah. He said it was of the utmost imof the United States. He had been told by the Attor-

the greatest importance. SARGENT (Rep., Cal.) said the passage of the bill result in a religious war, which could have but

ouse. Mr. LOGAN withdrew his remark and asked if it was rescut the reputalic.

The motion of Mr. Frelinghuysen to take up the bill

If the property of the Constraint of the process the remains.

The motion of Mr. Frelinghuysen to take up the bill was sarreed to.

Mr. HAMSEY (Rep., Minn.) moved to lay aside the bill informally, and proceed to the consideration of the Post E sate bill. Agreed to.

The Post Konte bill was then read a third time and passed without discussion.

The consideration of the bill in relation to courts and moderal others in the Territory of Utah was resumed.

Mr. FERLANGELYSEN moved an amendment, providing that a writ of error from the Supreme Court of the United States to the Supreme Court of the Post of the United States where the accused shall be liable to capital sunishment, or convicted of polygamy or bigany. Agreed to.

The recommendation of the Committee to strike out the 4th section of the bill was warsed to. This section provides that the common law of England, as the same is defined and modified in the courts of last resort in those States of the United States where the common law prevails, shall be the rule of decision in all the courts of said Territory, so far as it is not repugnant to or inconsistent with the Constitution and laws of the United States and the existing statutes of said Territory.

Mr. SARGENT moved to strike out the provision in the third section, that when a bill is filled by a woman, to declare a marriage or protented marriage void on account of a previous subsisting marriage of the defendant and the canadian states and farther, providing that whenever, in any proceeding for divorce, civil cause, or criminal prosecution, it is necessary to prove the existence of a marriage relation, it shall not be necessary to prove the same by the production of the registration by declandant sample just and reasonable; and further, providing that whenever, in any proceeding for divorce, civil cause, or criminal prosecution, it is necessa

was, to allow the same above the first one.

Mr. THURMAN (Dem., Ohio.) opposed the amendment, and argued that Congress had no right to make such cancerment. It was r-jected.

The bill was then read a third time and passed.

Mr. FENTON (Lib. Rep., N. Y.) cashed up the House bill to declare the bridge across the Niagara River, authorized by the act of Congress of June 30, 1870, a post water. Passed.

route. Passed.

The Senate then, at 1.20 p. m., on motion of Mr. SHER-MAN, went into Executive aession. The doors were reopened at 2 o'clock.

The House util providing for the sale of the Kansas Indian iauds in Kansas to actual settlers, and for the disposition of the proceeds of the sale, was passed.

At 215, the Senate, on motion of Mr. E./MUNDS (Rep., Vt.), again went into Executive assion. The doors were reopened at 415, and on motion of Mr. SHERMAN, the Senate took a rocess until 5.15 p. m.

The Senate reassembled at 5.15.

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Mr. ANTHONY (Rep. R. I.), from the Conference Committee on the bill to print extra copies of the report of the Commissioners on Education, made a report, which

A message of a resolution for the appointment of a Committee of that body, to join a Committee on the part of the Senate, to notify to the President that the two Houses of Congress were now ready to adjourn, and inquire if he had any further communication to

on motion of Mr. EDMUNDS (Rep., Vt.), the resolu-tion was concurred in, and the CHAIR appointed Messrs. Edmunds (Rep., Vt.), Anthony (R.p., R. I.), and Bayard (Dem., Del.) members of the Committee on the part of the Scuate.

Mr. WRIGHT (Rep., Iowa) introduced a bill to author-

sewing-machines. Referred to the Committee on Patents.

Mr. FENTON (Lib. Rep., N. Y.) introduced a bill authorizing John P. Harrington of Brooklyn to make an application to the Commissioner of Patents for an extension of letters patent for an improved carpet lining. Referred to the Committee on Patents.

The Senate, then at 52% on matters of Mr. EDMANNIC.

uthorizing the coinage of a 20 cent piece of silver at he mints of the United States. Passed. Mr. SCOTT (Rep., Penn.) called up the Senate bill to Mr. SCOTT (Rep., Penn.) called up the Senate bill to correct a cierical error in the act granting the right of way through the public lands to the Deuver and Rio Grande Railway Company. Passed.

Mr. BUCKINGHAM (Rep., Conn.) called up the House bill to confirm an agreement made with the Shoshone Indians, Eastern Band, for the parchase of a portion of their reservation in Wyoming Territory. Passed.

The Senate, at 5:45, held a short Executive session.
Upon the doors being reopened, Mr. EDMUNDS, from the Committee to wait upon the President, reported that the Committee had performed the duty assigned them, and the President replied that he had concluded

them, and the President replied that he had concluded all the duties that devolved upon him, and had no off the duties that devoted upon him, and had no further communication to send in.

Mr. SPENCER (Rep., Ala.) moved to reconsider the vote by which the bill to reheve the political disabilities of John Forsyth of Alabama was passed.

The CHAIR informed the Senator that the bill had

The CHAIR informed the Senator that the bill had been enrolled and sent to the President.

The CHAIR appointed Mr. Morrill (Rep., Vt.) Commissioner on the part of the Senate to provide for the crection of a statue of Gen. Nathannel Greene.

At 5 o'clock Mr. BAYARD (Dem., Del.) offered the following resolution, which was unanimously adopted:

Resolved. That the banks of the Senate are due, and berely are tendered to the Hon. Matthew H. Carpenter for the couriesy and ability with which has presided over their deliberations.

When the House met at 10 o'clock this norning hardly one-fourth of the whole number of members were present.

on the bill regulating gas-works in the District of Columbia. Agreed to. Various bilis on the Speaker's table were taken up

and referred, and the Senate bill extending the right of way to the Allegheny Valley Railroad through the Arsenal grounds at Pittsburgh, was massed.

Mr. TYNER (Rep., Ind.), from the Conference Commit tee on the Post-Office Appropriation bill, made a report and proceeded to explain it. He said, in response to Mr. E. H. Roberts (Rep., N. Y.), that the conference re

Mr. TYNER said it did not become him to say that the

age of legislation necessary to protect the Government that regard, he (Mr. Typer) had never seen it, and in that regard, he (Mr. Tyner) had never seen it, and
anew nothing about it. No man had ever approached
him on the subject, and no man dared to.
Mr. ELDREDGE hope-gathe gentleman did not understand him as intimating anything of the kind.
Mr. TYNER-I did not.
Mr. ELDREDGE-I do not believe that the gentleman

can be approached; but there is some mysterious force to prevent necessary legislation for full purpose. I say that we should stay here till next Angust, or till the next session, rather than be banked in our efforts to provide against this crying cvil.

that we should stay here the lock August, of the next session, rather than be baulked in our efforts to provide against this crying evil.

Mr. LUTTRELL (Dem. Cal.)—I hope the matter will he reterred back to the Committee of Conference, and let us stay here, as the gentieman says, thin act session, and break up this combination against the Government.

Mr. TYNEE—The indignation of the gentiemen may be all right; but they ought to recollect that we are getting a better law than we have now.

Mr. HAWLEY (Rep., Com.) opposed the Conference report on the ground of the migh rates of postage fixed for newspapers, and satisf that the effect would be to diminish the revenue from that source by forcing the newspaper publishers to make arrangements with rairroad and express companies.

The further consideration of the report was interrupted by the close of Monday's session and the formal opening of Thessiny's session.

Mr. DAWES (Rep., Mass.), in consequence of the postponement of the Tariff bull till next Decomber, moved to take up and pass the Senate bill to extend the time for the redemption of certain lands for direct taxes.

Agreed to. Mr. COX (Dem., N. Y.), from the Committee on Foreign Affairs, reported the Senate bill for the relief of Marcus Otterberg, late U.S. Consult at Mexico. Passes Mr. Garffeld (Rep., Onio), from the Conferenc Committee on the Sandry Civil Appropriation bill mad report. Mr. BUTLER (Rep., Mass.) inquired how the Civil

mr. GARFIELD said that its exact position was this: Mr. GARFIELD and that its exact position was this: The Senate had appropriated the usual sum of \$15,000, together with the unexpended balance. The House had repeated the Civil Barvies law altogether. The Confer-ences on both sides had agreed to drop the whole sub-ject out of the bill, and it was not alluded to in any way

whatever.
Mr. BUTLER-How does that leave the unexpended balance of \$10,000.7 Mr. GARFIELD—That comes under the new law requiring all unexpended balances to be covered back into the Treasury, except the balance on public buildings

the Treasurr, except the balance on public balances and some other unstices.

Mr. BUTLER.—Of which this is not one to Mr. GARFIELD—Of which this is not one.

Mr. BUTLER.—All right. You let Civil Service Reform the thing the state of being killed. [Laucuter.]

The Conference report was agreed to, and then the consideration of the Conference report on the Post-Office Appropristion bill was resumed.

Mr. MARSHALL (Dem., Lit.), one of the conferees, advocated the report as a comprogular measure. As to MY. MARSHALL (Den., 10.), one of the conference, advocated the report as a compromise measure. As to public documents, the arrangement was that public documents may be seet at 10 cents a volume, postage prepaid. The average weight of these volumes was two pounds, so that the postage on them was fire cents a pound. The postage on each number of The Dudy Record was to be one cent.

After further discussion the Conference report was adopted.

Mr. BUTLER (Rep., Mass.) asked leave to move to pass the bill, giving preference for appointment to and retention in office to discharged soldiers and sanors and their relations.

presents in office (6 discharged solders and salors and their relations.

Mr. ARCHER (Rep., Md.) objected.

Mr. BUTLER gave bottee that he other business would get through out of order.

Mr. RANDALL (Dem., Penn.) suggested that all the appropriation bills had now passed both bodies and the only delay was to have them enrolled. The enrollment of the Sandry Civil Sarvice Appropriation bill would not be ready till 3 o'clock. If any more bills were to be passed now they could not possibly be enrolled and it was till to undertake further legislation. He therefore, at this p. m. moved to take a recess till 230 p. m. Lost, Yeas Si, Nays 122.

The Senate amendments to the House bill extending the time for completing the entry of the Osage Indian lands in Kansas were concurred in, and the sill was passed.

Mr. WILSON (Rep., Ind.), from the Joint Select Investigating Committee on the District of Columbia, made a

The Senate reassembled at 5:15.

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Mr. ANTHONY (Rep., R. I.), from the Conference Counties on the oil to printextra copies of the report of a Commissioners on Education, made a report, which a sarreed to.

A message was received from the House, announcing a passage of a resolution for the appointment of a maintee of that body, to join a Committee on the rest of the Senate, to notify to the President that the oil in the had any further communication to furnish copies of the testimony and including the had any further communication to din. In motion of Mr. EDMUNDS (Rep., Vi.), the resolution of Mr. EDMUNDS (Rep., Vi.), the resolution of Mr. EDMUNDS (Rep., Vi.), the resolution of Mr. AVERILL (Rep., Me.), from the Joint Select Investigation Commission of the advance of the business of the commission of the alloyand (Den., Del.) members of the Commissioner of Patents to extend letters patent to D. D. Burrett and S. E. Smith for an improvement in D. D. Burrett and S. E. Smith for an improvement in

bess, or irregularity in the Interior Department or the Board of Indian Commissioners. The investigation occupied two months, and the report is a complete vin-Board of Indian Commissioners. The in occupied two months, and the report is a co-dication of the Government officers. THE WORK OF THE SESSION IN THE MATTER OF APPROPRIATIONS.

Mr. GARFIELD (Rep., Ohio), Chairman of the Committee on Appropriations, summed up the work of the scaion in the matter of public appropriations. He re-marked that there had been no more curious illustration of the growth of legislative and governmental history than this, that for the last 40 years the Executive departments had been gradually brought closer under the eye of Congress. In the beginning of the Government the appropriations for all the departments were made to bulk and in one oill—so many million dollars for the State Department; so much for the War Department, and so on. As to the clerical force, it was left entirely in the discretion of the Secretaries. After about 20 years of the history of the Government, separate trits for the departments began to be reported. But even then the appropriations were very much in the lump. This session the Committee on Appropriations nad reduced all the contingent funds to items. It had been often stated that the expenses of the Government for the first 50 years were not in the aggregate more than the expenses of one year now. That was a starting statement, but he would call attention to the constitution was established the area of the country was 750,722 square miles. In 1803, after the acquisition of Leuisiana, it was 1941,000 square miles. In 1848, after the acquisitions from Mexico, it was 2,225,000 square of the growth of legislative and governmental history

The Consular and Diplomatic bill was about the same n both years, except that the bill this year contained in item of \$2.000,000 to pay the claims of the British dixed Commission. The Pension bill this year was bout \$500.000 less than last year, but he thought it they that there would be a deficiency to that amount the Sundry Civil Appropriation bill last year was Himself and the members of the Appropriation Columbia to the felt under very great obligations to the House for the confidence with which the House had accepted the work of that Committee. Every bill that had passed from the House to the other body (except one) had come back larger than when it went, and every Appropriation that that had some the committee had been accommittee had been accommitteed and been accommittee had been accommitteed and been accommitteed accommittee had been accommitteed accommitteed accommittee had been accommitteed accommittee had been accommitteed accommittee had been accommitteed accommittee had been accommitteed accommitteed accommittee had been accommitteed accommittee had been accommitteed accommittee had been accommitteed accommittee had been accommitteed accommitteed accommitteed accommitteed accommitteed accommittee had been accommitteed accommitt

mittee on Ways and Means was not to take credit for that. What had the unjority done in the way of laghtening the burdens of taxation? Nothing. It had kept up those "false bulances that are an abomination to the Lord." After all the plain talk of the President, after his veto and memorandum, he had signed the Currency bill at the last moment, when everybody believed he would yeto it, and yet they expected the people to sustain their course. The people would not do so. They would burn their Administration house to get rid of the rats, and they would sink the sup to rat rid of the cocknoaches. [Laughter]

Mr. KASSON (Rep., Lowa) paid a compliment to the Committee an appropriations, and remarked that there had been no session for a long time that was so clear of bills containing private jobs.

THE BUSINESS ON THE SPEAKER'S TABLE. At the close of the discussion the House again pro-

ceded to business on the Speaker's table. The Senate bill authorizing the Committees on Appropriations of both Houses to meet during the recess of Congress to make inquiry into the machinery by which reforms can be made in the expenditures of the civil branches of the service was passed.

The Semate buil in regard to the survey of the lands of the Northern Pacific Entrond Company was referred to the Committee on Public Lands.

The Senate bill reorganizing the several staff corps of the army was passed—Yens, 135: Nays, 58.

The Senate amendments to the House bill in relation to the courts and judicial officers in Utah were concurred in—112 to 36.

At 245 the House took a recess till 3:15 p. m. riations of both Houses to meet during the recess of

THE FINAL ADJOURNMENT. After the recess Mr. WILSON (Rep., Ind.) offered a resolution that the House assume the defense of the Speaker and Sergeant-at-Arms, in the suits brought by Joseph B. Stewart for alleged false imprisonment as a

recusant witness.

After remarks by the SPEAKER and Mr. MAYNARD (Rep., Tenn.), the resolution was adopted without ob-

jection.

A concurrent resolution extending the session until 6 o'clock, so as to allow buits to be enrolled and signed, was offered by Mr. HANDALL (Dem., Penn.) and agreed to, and then, at 330, the House took another recess until

was offered by Mr. 230, the House took another recess until 5 p. m.

After the recess the SPEAKER announced that he had appointed E. R. Hour (Rep., Mass.) and Mr. Mitchell (Rep., Wis.) on the Joint/Committee to form a new government for the District of Columbia.

Mr. Bu like a toop, Mass.) made a second attempt to get in his bill proviour for preference being given to discharged soldiers and sailors and their relatives for appointment and retrailor in office.

Mr. CREAMER (Dem., N.Y.) objected, stating that Mr. Butler had humbugged the people long enough this session.

In one of the julis of business, the announcement of enrolled bitls, &c., Mr. MAYNARD (Rep., Tenn.), from the Committee to wast on the President, announced that the Committee to Mask to Congress; that he tendered his congratulations and gave the Committee a parting saintation. [Lugater.]

Mr. PLATI (Rep., Va.) moved that the report be accepted. [Laurnter.]

Mr. PLAT (Rep., Va.) moved that the report be accepted. (Laurater.)

The SPEAKER premising that the Sundry Civil Appropriation bull contained an item for an equestrian statue of Gen. Nathanael Greene of Rhode Island, and for the appointment of a member of either House as a member of the commission, announced that he had appointed Mr. Eames (Rep., R. L.)

On motion of Mr. Caldwell. (Dem., Ala.), by unanimous consent, the Senate bull removing the political disabilities of James L. Pork of Alabama was passed. This was the last legislative act of the session.

For some time before the hour of final adjournment there was a noisy murmin of noost friendly leave-taking between members. As the hands on the clock-dial indicated 6, the SPEAKER, wishing all of the members a safe and happy return to their homes and families, pronounced the first session of the XLHIId Congress adjourned sine did.

Then, leave-takings were conducted with more demonstrativeness, all the members parting who the Speaker with the most cordial interchange of good wishes; and so, by degrees, the hall, late so full and noisy, became vacant and still.

NOMINATIONS BY THE PRESIDENT. WASHINGTON, June 23.-The President to-day having approved of the bill for the distribution of the Geneva award, nominated to the Senate the following gentlemen, to be Judges of the Court of Commissioners

Hezekiah G. Weits of Michigan, Martin Ryerson of New-Jersey, Kenneth Baynor of Mississippi, George W. Woodward of Pennsylvanio, and Caleb Buildwin of Iowa; also, John Davis of Massachusetts, to be Cierx of said Court of Commissioners.

Office at Springfield, Dakota: Jacob Authony, to be Surveyor of Cus-toms at New-Albany, Lot., Sunney M. Clark, to be Surveyor of Cus-toms at Kendant, Lown, M. S. Shanghomer, to be Collector of Internal Reviews for the Second District of Mississippi, C. S. Braylon, to be Postmayter at Providence, R. I.; John L. Clark of Providence, to be Pension Agent for Ruode Island.

CONFIRMATIONS BY THE SENATE. Washington, June 23 .- The Senate to-day Samuel M. Clark, Surveyor of Cascome at Kochuk, Jowa; Charles R. Bravion, Postmaster, and John L. Clark, Pomeion Agent, at Providence, R. L.; J. V. Bogert, Receiver of Public Moneys at Bossman, Mostana; Charles A. Brasiow, Receiver of Public Moneys at Del Norie, Col., Samuel H. Wilmor, Reguler of the Land Office at Chervence, Wyoming: Jacob Arthony, Surveyor at Castoma at New-Aibany, Ind.

THE TAINTED HOSPITAL.

ACTION OF THE MEDICAL BOARD AT BELLEVUE IN VIEW OF THE INROADS OF PUERPERAL FEVER. A narrative describing a recent struggle of

he physicians of Bellevue Hospital with puerperal fever

that the disease had caused the physicians much anxiety during the Winter; that in April the number of cases suddenly increased, and the Warden removed the patients from rooms on the third floor, which they floor: that nevertheless the disease continued to be mie, and finally compelled the physicians, a fortnight ago, to remove all the patients to a pavilion on Blackwell's Island. The patients occupy a long one-story building on the island. It has been used before as a temporary hospital for persons suffering from this fever, although not for 18 months past. During that period the air and sunlight have been permitted to enter freely at every window There is no fear, therefore, that the building is not in a good sanitary condition. Since their removal to the have been attacked by the disease, and this seems to prove that the infected walls of Bellevue Hospital were ndeed the cause of the great mortality. The patients cannot be as readily cared for on Binckwell's Island as at the espital, as the physicians have practice in the city and city, therefore, it is the intention of the hospital officials o take them back. It is not yet determined whether or not the patients will again be lodged in the hospital. The Commissioners of Charities and Correction, soon after the removal of the women to Blackwell's Island, rendested the Madical Board of the hospital to report to them the provisions that ought to be made for the safe

accommodation of lying in women.

The Board met on Monday, there being present the dlowing physicians and surgeons: Drs. Taylor, Clark, Smith, Hamilton, Loomis, Sands, Janeway, Barker, Lusk, Sayre, Markoe, Flint, and Polk. A letter was read from the Secretary of the Training School for Nurses asking that some building near the hospital be selected for the use of the obstetric wards. The letter was placed on file. Dr. Fordyce Barker presented the fol lowing resolution, which was passed :

have the ceilings, floors, and woodwork of the lying-in wards removed and the closets placed outside the building. On motion of Dr. Sayre, it was declared as the unsafe to transfer the obstetrical department to the Blackwell's Island pavilious, as suggested by the Commissioners of Charities and Correction. The physicians of the obstetrical department were appointed a commit tee to confer with the Commissioners in regard to a temporary hospital for that department, and also to propose improvements in the Dr. Barker suggested that the Board recommend the erection of a separate maternity hos mittee were also instructed to make this last recom William T. Lunk stated that while in March the death-rate by puerperal fever was in the ratio the time a better system had been introduced and peasures taken to stamp out the disease, the epidemic had reached such a hight as to render necessary the

Several members of the Board stated that it was then occupied by the puerperal fever patients should be thoroughly reconstructed, still the disease would soon The crowding together of so many patients the disease. The only effectual remedy was to place the Barker stated in a lecture before the students of Believue College that during the past 15 years puerperal fever has recurred as an epidemic seven times. Warden Brennan, who has been connected with the hospital service for the past 16 years, states that on none of these occasions have the Commissioners of Charities and Cor-rection had the room disinfected in the manner now proposed.

Proposed.

The lady members of the State Charities Aid Society The lady members of the State Charities Aid Society residing in this city are eadeavoring to have Bellevue Hospital replaced with one built in accordance with the experience gained by physicians who have had charge of hospitals during the recent great wars. They have discovered, they assert, that the best hospital buildings are those which are only one story in hight and of narrow width. There would be room for such a building on land which could be reclaimed between the present hospital building and the water-line of the river. By way of experiment, a small building of the kind described could be built, and either the lyings in patients or others from the surgical wards could be placed within it. Time would then show whether four-story hospital buildings were better than one-story buildings. It could then, they were better than one story buildings. It could then, they think, be proved without much expense also whether Bellevue Hospital might not be demolished and replaced by another which would far better preserve human life.

THE COURTS.

TRIAL OF THE POLICE COMMISSIONERS. HUGH GARDNER AND OLIVER CHARLICK TO BE The trial of Police Commissioners Oliver

Charlick and Hugh Gardiner, for participation in the election frauds alleged to have been committed at the lust November election, will be begun this morning, in the Court of Oyer and Terminer, before Judge Brady. The matter was set down for yesterday, and the consequence was an immense rush of people to the courtom, among them appearing the familiar faces of many well-known officials and prominent men. First in the room appeared the Hon. John Kelly, the prime mover in the proceedings already taken in Oliver Charlick's case, of whom, also, it was casually said he had the ex-

pression of a "mastiff watching a fox." Mr. Kelly's lawyer, Geo. W. Wingate, who represents the people, sat at his side engaged with his papers, and turning now and then to exchange a word or a laugh with his generally immerable companion. Scattered around the room were Caarles W. Brooke, Cot. J. R. Fellows, ex-Recorder Smith, ex-Warden Johnson, Thos. Duniap, and others. Commissioner Gardner came in a little late, and took his seat beside his counsel, ex-Judge Fullerton and John I. Davenport. The prospention was represented by Assistant Attorney-General Fairchild

and Col. Fellows, in conjunction with Mr. Wingate. Mr. Phelps, in opening, stated that he expected that Wheeler H. Peckham would be there to conduct the prosecution, but he had retired from the cause. After the list of jurors summoned had been called over by the Clerk of the Court, ex-Judge Failerton, special counsel for President Garainer, said that Mr. Charlick was sick and absent from the city, and no counsel was present to represent him, as ex-Mayor Hall was also absent, and he wished that the case snould be postponed for a day.

Mr. Fellows stated that the offense charged was only a misdemeaner, and could go on without the defendant being present if he were represented by counsel; but if Mr. Charlick deared to be present the case would not be pushed. He said he had been informed, however, that Mr. Charlick had been seen at a place of public resort on Sunday hast. Ex-Judge Failerton then put in his own request for an adjournment, so that Mr. Charlick's counsel could be present. By mutual agreement the case was then adjourned to this morning. prosecution, but he had retired from the cause. After

A THEATRICAL CONTROVERSY. THE ALLEGED PIRACY OF A FRENCH PLAY.
The drama, "The Two Sisters," now on the

oards at Niblo's, and thought to be a version of "Les Deux Orphelines," now so successful in Paris, is at present the subject of great controversy. A temporary in-unction was obtained on Monday by Mesars. Shook & Paimer of the Union Square Theater, restraining Charles Thorne, sr., manager, and the proprietors of Niblo's A. Loorne, sr., manager, and the proprietors of Niblo's Garden, from performing "The Two Orphaes," or any similar play under any name whatever. It was then stated by the counsel for Niblo's that arrangements had been made for the performance of a piece that might called "The Two Sisters," They wanted to know whether is possible. Hezekiah G. Wells of Michigan, Martin Ryerson of New Jersey, Kenneth Raynor of Mississippi, George W. Woodward of Pennsylvania, and Caleb Buldwin of Iown; also, John Davis of Massachusetts, to be Clerk of said Court of Commissioners.

The Precident also sent in the following nominations:

D. Kimball of the District of Columbia to be Register of the Land

Stated by the counsel for Nitho's that arrangements had been made for the performance of a piece that night called "The Two Sisters." They wanted to know whether it would be a violation of the injunction to do so. The counsel for Messra. Shook & Palmer at once 2051 Jaries of the Mayor & 42. Applies of Mayor.

D. Kimball of the District of Columbia to be Register of the Land

Stated by the counsel for Nitho's that arrangements had been made for the performance of a piece that night in 1370. Technegat. Central Park, 1 2719. Warner act. Zabriskie.

S. and E. R. R. C. Co. 2071. Messcher at. Aberton. S. Seed at. O'Brien. Sherid. 1835. Seed at. O'Brien. Sherid. 421. Applies of the Mayor. 2051. Jaries of the Mayor. 2051. Jaries of the Mayor. 2051. Messcher at. Aberton. S. Alberton. S.

'Two Orphana" would be at the defendants' risk. [The "Two Sisters" was played on Monday night. The question of making the injunction permanent came up yes erday for argument before Judge Spier in the Superior Court. Ex-Mayor Hall and Judge Dittenboefer appeared for the plaintiffs, and ex-Judge Carter of Cininnati for Niblo's, Messrs, Shook and Paimer claim to have by purchase the sole proprietership of the play in this country, and ex-Mayor Hall argued that the de-feudants had admitted a purjoining of the plot of "Les fendants had admitted a purjoining of the plot or "Less Denx Orphelines" after seeing it in a newspaper, and they nowhere alleced that the plot was obtained otherwise than surreptitiously. They also admitted that the play of "The Two Sisters" was the same that was rehearsing at the time the injunction began to operate, and Mr. Hall said they were caught in their own trap by claiming copyright, and then performing a play not entitled to what the copyright allows. The pointiff owned the original manuscript of "The Two Orphans," and this confessedly included the plots and incidents wherefrom the defendants authors took the existing play; the ownership was an ownership of appeared in The TRIBUNE of Saturday. It was stated

LEGALITY OF A SUPERVISORS' AUDIT. Two cases came up before Judge Loew in the Court of Common Pleas yesterday, in which the question of whether the audit of the Board of Supervisors was as conclusive in a suit against the city under damus proceeding against the county before that act. the suit of James Haskell for \$1,200 for services as cleaner of the Court-house came up before Judge Loew in the Court of Common Pleas, the defense being that at the time he was appointed to such position by the Board of Supervisors the Court-house was in the charge of the Court-house Commissioners; also that he did not from his post. Mr. West, his counsel, moved to out this answer, as the audit of the Board of visors was conclusive. Judge Loew said that I was not so conclusive. It had been held so damus cases because, in part, of the form of ceeding; but when it was decided by him that I

Judge Pratt decided yesterday that a mandamus should be issued against the Board of Supervisors, compelling them to award the Pentientiary shoe entitled to the benefit of the clause oviding for the renewal of his contract.

Judge Davis, in the Supreme Court yesterday, directed a verdict for the plaintiff in the suit of John Mullaly against the city for \$9,501, including interest, for publishing corporation advertisements in The est, for publishing corporation averageness in Metropolitan Record. The defense set up was that Mullaly could not receive payment, as the Charler problited any official of the city from being interested in any contract involving the funds of the city Freasury, and Mr. Mullary was at the time a Health Commissioner, Judge Davis said in his decision that this was a point that should be decided by the General Term.

Judge Westbrook, sitting in Supreme Court, Chambers, yesterday, was called upon to administer John May was brought up on certiorari proceedings for is discharge from jail, where he is confined for failure ans unsenarge from Jan, where he is confined for failure to pay alimony to his wife. The grounds of the present application are that May has been declared a bankrupt, and really has no property, and that the wife will have to come in with the regular creditors. Decision was reserved. In the case of Albert Peckman for abandonment, and of James Murphy for refusing to pay \$7 a week alimony, similar applications were made, and are now under consideration by the Court.

Fanny Brown, Richard O'Donovan, and Charles

DECISIONS-JUNE 23.

Supreme Court—Special Term—By Judge Van Brust—The Board of Supervisors of New-York act. Ingersoll—Demitre overriled. Cascerty act. Manners.—Independent for plaintiff.

By Judge Donolnie.—Chiltick against Louis.—Morion granted. National Stocker Spid. Hannahs et al.—Demotre suggisted et al.—Lase settled. Oakley Spid. Hannahs et al.—Demotre suggisted et al.—Lase settled. Oakley Spid. Chembers.—By Judge Davis.—Chaffic act. Hyman.—Motion donled, with \$10 costs. In the matter of Schilf.—Motion denied, with leave to renew. Stanton agt. Stanton.—Removandum. Fank agt. Funk.—
Reference ordered.

By Judge Danahne.—Carlin agt. Carlin.—Online.

Reference ordered.

By Judge Donehue.—Cettin agt. Cattin.—Opinion on motion to confirm retereds retort; opinion on motion for star. Charman agt. Charman; Glegowski agt. Benuger; Excelsior Savings Bank agt. Campbell.—Memorandums. Vandewater agt. Bradt.—Reference ordered, Wallace agt. Powers. Chaims agt. Kammerer.—Ordered granted. Hofman agt. Beaton.—Gravies. Dailorso agt. Dailorso.—Reference ordered. Common Pleas—Special Term.—By Judge Loew.—Weller agt. Bang.—Extra allowance of \$250 granted. Lyons agt. Richards.—Motion desied without costs. Fanking-Parking. Parkinger. Referred to Jerous Back. esq. Ranch agt. Rand.—Motion desied without prejudice to a renewal before Judge Redination.

CALENDARS-THIS DAY.

CALENDARS—This Day.

8 pranne Count—Chambers—Weythrook, J.

49. Birby act. Westcott.

55. Smith art. Smith.

83. Acadinger, &c., agt.

101. Chambers act. Counters.

101. Wheeler act. Sec.

145. Seene act. Dodge.

156. Madulton agt. Gardiner.

172. Marston agt. McNif, &c.

193. Pelon agt. Hillyer.

172. Marston agt. McNig. 4. 135. - return agt. Hillyer.

SPRIAL TERRA-DONORUE, J.

Demurrers.

4. Poler agt. Palmer et al.

25. Allen agt. N. J. Southern

R. R. Co.

Issues of Law and Fact.

Issues of Law and Fact.

St. Horses agt. Mouner et al.

106. Cook agt. Platt et al.

117. Sanders agt. Poor and and.

129. Coffin agt. Russett et al.

120. Lorenghim agt. Vander
1215. Foley agt. Greec. Contite.

220. Lorenghim agt. Wander
1215. Foley agt. Greec. Contite.

220. Corel agt. Blass.

221. Caster, rect. agt. Donough et al.

226. Anderson agt. The Mayor.

128. Arthrees agt. Cather
229. Caster, rect. agt. Donough et al.

226. Anderson agt. The Mayor.

128. Arthrees agt. Cather
229. Caster, rect. agt.

220. Anderson agt. Cather
220. Caster, rect. agt.

220. Anderson agt. Cather
220. Lorent agt. Bleaks agt.

320. Lynch agt. Bleingrean and and.

320. Lynch agt. Bleingrean and and.

321. Arthrees agt. College.

320. Lynch agt. Bleingrean and and.

321. Arthrees agt. Bleingrean and and.

322. Cather
323. Orr agt. Bleingrean and and.

324. Jerean, Gilmore and and.

325. Jerean, Gilmore and and.

326. Horsen, Gilmore and and.

327. Arthrees agt. College.

488. Horsen, Gilmore and and.

489. Jerean, Gilmore and and.

489. Jerean, Gilmore and and.

489. Jerean, Gilmore and and.

480. Jerean, Gilmore and and.

480. Jerean, Author, agt. Skiddy.

481. Sarr et al. agt. Goodwin.

481. Mayor et al.

481. Mayor et al.

482. Protes agt. Green.

487. Protes agt. Green.

489. Horsen, author, agt.

488. Horsen, author, agt.

489. Horsen, author, agt.

480. Horsen, author, agt.

489. Horsen, author

11. Stephenson agt. Cathermood.
15. Riter agt. Soots.
Concert—Part II.—Van Brits.
16. Cite agt. be. 1012. Camball.

CINCUIT - PART II. - VAN BRUNT, J.

3022. Miller agt. The Mayor. &c.
10718. Piguard agt. Poissonnier,
3376. McCall, serv. agt. Jenkins,
3366. O'Toole agt. Garrin et al.
2369. Lever and sino. agt. The
Mayor. &c. N. I.
3552. Oktieg. asc. agt. The
Mayor. &c. N. I.
36628. Collins agt. Some.
3202. Sheethy agt. Some.
3202. Sheethy agt. Some.
3202. Sheethy agt. Some.
3202. Sheethy agt. Some.
3203. Plannati in Holmes et al.
3204. Lawis agt. Van Amburger
3206. Scatton agt. Sherman.
2068. Lowes agt. Van Amburger
3206. Seaton agt. Sherman.
2068. Lowes agt. Van Amburger
3206. Seaton agt. Sherman.
2068. Lowes agt. Van Amburger
3206. Jackson et al. agt. Richard
3360. Aller agt. Sherman.
2070. Baring et al. agt. Pois.
2070. Perris and ano. agt. Forso.
2076. Jackson et al. agt. Richard
2076. Seaton agt. Sherman.
2076. Seaton agt. Sherman.
2076. Seaton agt. Sherman.
2076. Jackson et al. agt. Richard
2076 PART III.-VAN VORST. J.

PART III.—VAN VORST. J.

1657. Irwin et al. agt Pockers
611. Waod art Erie R. R. Co.
441. Marier agt. Hesterd.
447. Wormser agt. O'Brien.
8127. Green agt. The Mayor, &c.
6377. Instee. &c. art. Hampton.
36129. Gerry adm'r. agt. The
Maror, &c.
1671. Felter agt Geffner.
3613. Gerry adm'r. agt. The
Maror, &c.
1671. Felter agt Geffner.
1670. Meriden Tool Co.
agt.
Morgan.
1653. Ives, trustee, agt. Heath.
1654. Morgan.
1654. Morgan.
1655. Morgan.
1657. Morgan

4290. Pord agt. The Mayor.
4290. Metaman upt. The Mayor.
4290. Metaman upt. The Mayor.
4290. Healy act. Mayor.
4297. Contello act. The Mayor.
4298. Handson ogt. Der Mayor.
4113. Boyle act. The Mayor.
4113. Boyle act. The Mayor.
4175. Johnson act. The Mayor.
4175. Johnson act. The Mayor.
344. Kloir agt. O'Biren. Sheriff.
1860. Jactson act. Beliner.
3770. Hayward agt. Borham.

Paur. II.—J. F. Datt. J. O'Bernst II. a.
1370. Teomierar. Central Park., 1 7739. Wanner agt. Zabriskie.

5429. Hardoof ag. Correlation of ag. 5429. Hardoof ag. Correlation of the co. 5491. Robinson ag. Homburger et al. 5492. Lawroo et al. ag. Prenh 5782, and ano. ag. 5412. Parsons et al. ag. Barroot Whitehall 3286. Bernheimer and ano. ag., Bepps. 5469. McLaughiin art. Muldoon. 5412. Par Whitehall 4695. Lawler agt. Whitehall Trans Co. 5004. Shute et al. agt. O'Brien. PART II.-GROSS, J.

et al.

5451. Cunningham agt. N. Y.

Anmonda Co.

2373. Badwin agt. Johnson.

2478. Tempkins agt. Lee.

3195. Ellis agt. Byrne.

3286. Rephermag and ano. agt.

PART III.-SPAPLDING, J.

et al.

GENERAL SERSIONS-HACKET, R.—William Kelly, robbery; John Nolan, Matthew McCabe, foliations assumit and battery. John McCarty, barglary; Hyppolyte Roper, Adam Sollers, Sames Mooney, Hours Stottline, grand largeaux Lames Grady, John Woodholk, William Stone, Mary Mohn, George Wallace, largeny from the person; Jahon Stone, Edward Hamschilt, forgrand Term of the Fourth Department, dar calendar for June 24, 1874, in as follows: Nos. 103, 158, 177, 178, 184, 187, 51, 14, 28 by This will be the last day. All subpublied cases were oriented on the calendar.

MARINE COURT-TRIAL TERM-PART T.-MCADAN. J.

DEPARTURE OF FOREIGN MAILS

WRDNESDA), June 24.

WRDNESDA), June 24.

Malls for Europe, ris Queenstorm and Liverpool, nor the steamostic Abposinia, close at 10 a.m. A Supplementary Mail is closed at the Port-Office at 11:30 a.m. Steamathn sails at 12:30 p.m. from Canard Dock Jersey City. This steamathn takes a Philipsian closed Mail. For German, direct, Swiss and Danish Mail. via Bremen, by closurably Franktort, mails close at 12 M. A Supplementary Mail is closed at the Post-Office at 1:15 p.m. Steamathn sails at 2 p.m. from Per Cott of Therd-st. Hobotes. Mails for Havan direct or the steamship City of New York, close at 2 p.m. A Supplementary Mail is closed at the Post-Office at 2:40 p.m. Steamathn sails at 3 p.m., from Pier So. 3 North Siver. PHURSDA1, JUNE 25.

Mails for Europe via Queenstown, per steams-hm Westphella, close at 11:30 a.m. A Supplementary Mail is closed at the Post-Office at 1:15 p.m. Steamship sails at 2 n.m. from Pier at foot of Third-st., Richeken, Mails for Rermath by the stramship Canima, close at 2 p.m. Steamship sails at 3 p.m., from Pier No. 13 N. R. Alillo N. June 26.

Mails for Hayril, Curacos, and Venembia, by the steamship Adder, Californ, June 26.

Mails for Kingston, Savanilla, and Cartagena, by the steamship Adder, Coles at 8 m. Steamship sails at 10 a.m. from Pier No. 51 N. R. Mails for Newfoundand close at 1 the New-York Post-Office every and 16 p.m. and close yra Ranton.

at 6 n. m., via Halifax.

A Mail for Rallfax, N. N., is closed at the New York Past-Office every key at 6 p. m., and goes via Boston.

SATURIAY Jerns 27.

Mails for Great Britain and Ireland, via Queenstows and Liverpool, by steamship City of Richmond. close at 11:30 s. m. A Supplementary and the control of the state of the process of

FROM LIVERPOOL—In steumship Russio, June 23.—Mr. L. Pike, Its. Murray, Miss Hasier, Mrs. L'ruch, two daughters, and maid, Mr. od Mrs. Appleton, son and daughter, man, and two main servants, it and Mrs. Livingstone, three children, and mrse, Mr. ad Mrs. Levis, son, two daughters, and maid, Mr. Ouigeon, Mr. Ovigon, Mr. Ovigon, Mr. Ovigon, Mr. Ovigon, Mr. Ovigon, Mr. M. R. G. Bennett, Mr. W. Considhe, Gris, Mackuben, Mr. Machuben, Mis Mackuben, Mr. Mr. G. Possani, Mr. Try, Machuben, Mr. Machuben, Mr. McCuben, Mr. Machuben, Mr

John P. Bowels, Lair De Sonas Barros, Mrs. Anna Thi and four children, Andrews Cerradak, P. Chermette, A. Forther.
FOR GLANGOW—In steamship Ethopsa, June 23.—James Donnel,
D. Bernard, R. Hatchann, S. T. Leen, Mr. Dobblow, R. J. D. Colley, S.
W. Morris, J. Tennieton, J. Cameron, J. Adams, Rev. W. Bowdish,
Prof. E. Gulley, G. N. Powells, Rev. C. M. Griffin, John Semons, C.
H. Viz, Marr Pinbury, G. Phisbury, A. Plishury, D. Tambull, N.
Brooks, Mrs. Turnbull, Klirabeth Sones, Mrs. H. G. Wright, Miss L.
Motherwell, G. H. Howard and indy, E. Phisbury and lair, Mr. Harvey,
and lady, R. Cammon, Mrs. Cammon, Miss Sarah Cammon, Miss Chabot, Miss M. A. Farley, Mrs. A. J. Garceigne, J. Houssann, Dr. P.
Farley, A. A. Andrews, L. W. Andrews, Rev. C. M. Butler, Mrs. C.
M. Butler, Miss L. M. Coleman, A. Michel, G. Hickin, E. Moore, D.
C. Harley, H. P. Turner,
FOR HAVANA—In steamship Morro Castle, June 23.—leabel
de Ramirez Alvarez, Schor Alvarez, Miss Harriet Thomason, Juan
Romero, Jose Pietro, Ricardo Esmirez, Carlos Valder, Wilham Poster,

MINIATURE ALMANAC.
Sun dets..... 4:20 | Sun sets 7:34 | Moon sets...... 1:06

SHIPPING INTELLIGENCE

Bark Inventa (Nor.), Annye, Queenson of Parkenson.
Bark Annie Troop (Br.), Hill, Cork for orders, Jax W. Elwell & Co.
Bark Annie Troop (Br.), Hills, Cork for orders, Jax W. Cameron & Co.
Bark Archimede (Ital.), Trappani, Georgetown or Palmouth for orders,
J. C. Seager.
Bark Granfstroom (Dutch). LeClers, Antwerp, Funch, Edys & Co.
Bark Franc (Nor.), Bessiers, Constantinopie and Odessa, Funch,
Edics & Co.

Bark Veranktoroom United Park Cores, Lord Constantinopie and Odesea. Punch, Bark Stanal, Whitney Code, Lond Brox.
Bark Stanal, Whitney Code, Lond Brox.
Bark Swithsure (Br.), Appletore, Richmond, Geo. P. Bulley.
Bark Holivity (Ger.), Warnten, Nanies, Chas. Luding & Co.
Bark G. de Zalde Miller, Cardensa and Sagus, Wavieri & Co.
Berg Sation (Br.), Porrier, Picton N. S., Hatton, Warnen & Co.
Brig Josephite (Br.), Gamion, Belfast, Ireland, Hatton, Walson & Co.
Brig Matths, Person, Kingston Jam. A. H. Solomon & Co.
Brig Aquidneck, Johnson, Mobile, James E. Ward & Co.
Brig Aquidneck, Johnson, Mobile, James E. Ward & Co.
Brig Geo. Gilchriet, Thomnsen, Pernandian, Warren Bar,
Brig Geo. Gilchriet, Thomnsen, Pernandian, Warren Bar,
Brig Geo. Gilchriet, Thomnsen, Pernandian, Warren Bar,
Brig Ran, Backman, Portland, Walsh Freik & War,
Brig Ran, Parser (Br.), Slocomb, Hallar C. W. Bertaux.
Brig Ran Parser (Br.), Slocomb, Hallar C. W. Bertaux.
Brig Cath, Morris (Br.), Dunn, Windsen, C. W. Bertaux.
Brig Cath, Morris (Br.), Dunn, Windsen, C. W. Bertaux.
Schr. Engleweil, Sasadining, Portland, H. P. Brown & Co.
Schr. E. S. Nomen, Griffin, Casin R. P. Bonek & Co.
Schr. E. S. Nomen, Griffin, Casin R. P. Buck & Co.
Schr. E. S. Nomen, Griffin, Casin R. P. Buck & Co.
Schr. E. S. Nomen, Griffin, Casin R. P. Buck & Co.
Schr. E. S. Nomen, Griffin, Casin R. P. Buck & Co.
Schr. E. S. Nomen, Griffin, Casin R. J. Wenberg,
Schr. Tho. Blin, Keller, Herwich, Phaber & Ca.
Barge & Steven, Morre, New Herwich, Harbburg Jone 11, with mine.

Beanghin, Herster (Ger.), Facher, Harbburg Jone 11, with mine.

Barre Georgetown, Robertson, Philadelphia, James Hand.

Rieamehio Herder (Ger.), Faceber, Hamburg Jone 11, with miss, and pass to Knuuth, Nachod & Kuhne.

Nieamehip Poumerann (Ger.), Schwenzen, Hamburg Jone 10, and Havre Islat, with miss, and mass, to Kunharet & Co.

Steamehip Nersda (Br.), Price, Liverpool June 11, and Queenstewn 12th, with miss, and pass, to Williams & Grince.

Nieamehip Rassia, Br.), Cook, Liverpool June 13, and Queenstewn 1sth, with miss, and pass, to Class, G. Franchin.

Bark Hervatska (Aust.), Schmutz, Bonn 63 days, with missenis and entire processing the processing of the College of the Col

Schr. Emma Heather (of Philadelpuis), with magit.

Schr. Haunth Coomer (of Pirmouth, Mass.), King, Port Antonio,
Jam., 11 days, with fruit.

Schr. Hausuchs, Ditros. Bursens 10 days, with fruit.

Schr. John Snow, Haston, Shoker, N. S. 6 days, with spars.

Ser. J. B. Smith. Tyler. Baltimary for New-Haven.

Schr. Barbara, Hedden, Virginia.

Schr. Barbara, Hedden, Virginia.

Schr. Adigail Jenuings, Blake, Virginia.

Schr. Adigail Jenuings, Blake, Virginia.

Sebr. Attiguil Jennings, Blake, Vergins.

DOMESTIC PORTS.

Bosrox. June 23.—Artised, attenuables Flag. from Cherkoten;
Achilies, from Philadelphia: sehra Austin from Leghorn. Jonah Smith,
from Mobile.

Kantino; Rastern Queen, from New-Orienne; Henry Manuell,
from Mobile.

New-Onleans, June 23.—Cleared, ship City of Liverbook, for laver-

Dool. Galemaron, June 23.—Sailed, steamship George W. Clyde, for New York.
Lawse, Del., June 23.—The steamship ladiana passed out at S.s. m.,

L. WE. Del., and set this more state of the more state of the more state of the Country Line Line steemship fifty of Brunels, Capt. Leitch, and the Cunard Line Line steemship disease. Capt. Le Measure, both from New-York June 13, for Liverpool, strived here this morning, the former at 3 vieleck, and the latter at 6 vietnes. Mosticia, June 22.—The Allow Lone steemship Second assum, Capk. Smite, June Quebec June 12, for Liverpool, serviced here to-say, [For Latter Ship Acus see Fifth Page.]

Mails for Panama and Aspinsali, by the steamable City of Panama, these at 10 a.m. Steamable sails at 12 M. from Pler No. 42 N. R. All Mails close at 11 o'clock a.m. The Post-Office is seen from 9 a.